

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

In re:

FIELDWOOD ENERGY LLC, *et al.*,

Debtors.<sup>1</sup>

Chapter 11

Case No. 20-33948 (MI)

(Jointly Administered)

**AFFIDAVIT OF PUBLICATION**

I, Tessa Mackey, depose and say that I am employed by Prime Clerk LLC (“*Prime Clerk*”), the claims, noticing and solicitation agent for the Debtors in the above-captioned chapter 11 cases.

This Affidavit of Publication includes sworn statement verifying that the *Notice of Interim Order*, as conformed for publication, was published August 7, 2020, in (1) the national edition of *The New York Times* as described on Exhibit A attached hereto; and (2) the *Houston Chronicle* as described on Exhibit B attached hereto.

[ *Remainder of page intentionally left blank* ]

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<sup>1</sup> The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

Dated: August 11, 2020

/s/ Tessa Mackey  
Tessa Mackey

State of New York  
County of New York

Subscribed and sworn to (or affirmed) before me on August 11, 2020, by Tessa Mackey,  
proved to me on the basis of satisfactory evidence to be the person who appeared before me.

/s/ Liz Santodomingo  
Notary Public, State of New York  
No. 01SA6301250  
Qualified in New York County  
Commission Expires April 14, 2022

**Exhibit A**



## PROOF OF PUBLICATION

Aug-07, 20<sup>20</sup>

I, Edgar Noblesala, in my capacity as a Principal Clerk of the Publisher of **The New York Times**, a daily newspaper of general circulation printed and published in the City, County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of **The New York Times** on the following date or dates, to wit on

Aug 7, 2020, NYT & Natl, pg B5

Sworn before me the

7 day of August, 2020.

Notary Public

**JAMES W SAPP**  
Notary Public, State of New York  
NO. 01SA6190150  
Qualified in New York County  
Commission Expires 07/14/2024

ATTENTION DIRECT AND INDIRECT HOLDERS OF, AND PROSPECTIVE HOLDERS OF STOCK ISSUED BY FIELDWOOD ENERGY INC. OR ITS AFFILIATED COMPANIES:

Upon the motion (the "Motion") of Fieldwood Energy LLC and its affiliated companies (the "Debtors"), on August 4, 2020, the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court"), having jurisdiction over the chapter 11 cases of the Debtors, captioned as *in re Fieldwood Energy LLC, et al.*, Case No. 20-33948 (the "Chapter 11 Cases"), entered an interim order establishing procedures (the "Procedures") with respect to direct and indirect transfers of common stock of Fieldwood Energy Inc. ("Common Stock"), including options to acquire beneficial ownership of Common Stock, and certain claims of worthless stock deductions and scheduling a hearing on a final order with respect to such Procedures.

In certain circumstances, the Procedures restrict (i) transactions involving, and require notices of the holdings of and proposed transactions by, any person, group of persons, or entity that is or, as a result of such a transaction, would become a **Substantial Stockholder** of Common Stock and (ii) claims by any **Majority Stockholder** of a worthless stock deduction under section 165(g) of the Internal Revenue Code of 1986, as amended, with respect to its beneficial ownership of Common Stock. For purposes of the Procedures, a **Substantial Stockholder** is any person or entity (including certain persons making a coordinated acquisition) that beneficially owns, directly or indirectly (and/or owns options to acquire) at least 1,450,000 shares of Common Stock (representing approximately 4.75% of all issued and outstanding shares of Common Stock), and a **Majority Stockholder** is any person that beneficially owns at least 14,500,000 shares of Common Stock (representing approximately 47.5% of all issued and outstanding shares of Common Stock) or any person that would be a 50-percent shareholder (within the meaning of section 382(g)(4)(D) of the Internal Revenue Code of 1986, as amended) of Common Stock (as defined in the Procedures) if such person claimed a worthless stock deduction with respect to such securities. **Any prohibited acquisition or other transfer of, or claim of a worthless stock deduction with respect to, Common Stock (including options to acquire beneficial ownership of Common Stock) will be null and void ab initio and may lead to contempt, compensatory damages, punitive damages, or sanctions being imposed by the Bankruptcy Court.**

The Procedures, as approved on an interim basis and as requested on a final basis, are available on the website of Prime Clerk LLC, the Debtors' Court-appointed claims agent, located at <https://cases.primeclerk.com/fieldwoodenergy>, and on the docket of the Chapter 11 Cases, Docket No. 20-33948 (MI), which can be accessed via PACER at <https://www.pacer.gov>.

A direct or indirect holder of, or prospective holder of, Common Stock that may be or become a **Substantial Stockholder**, a **Majority Stockholder** should consult the Procedures.

**PLEASE TAKE NOTICE** that the final hearing on the Motion shall be held on **August 24, 2020, at 1:30 p.m. (Central Time)**, and any objections or responses to the Motion shall be in writing, filed with the Court (with a copy delivered to Chambers), and served upon (i) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, NY 10153 (Attn: Matthew S. Barr, Esq., Jessica Liou, Esq., Stuart J. Goldring, Esq. and Jonathan J. Macke, Esq.), as proposed counsel to the Debtors, and (ii) the Office of the United States Trustee for the Southern District of Texas, in each case so as to be received no later than **4:00 p.m. (Central Time) on August 20, 2020**.

**PLEASE TAKE FURTHER NOTICE** that the requirements set forth in the Procedures are in addition to the requirements of Bankruptcy Rule 3001(e) and applicable securities, corporate, and other laws and do not excuse non-compliance therewith.

Dated: August 4, 2020

BY ORDER OF THE COURT

## MEDIA | TECHNOLOGY

# At Bon Appétit, Exodus From a Video Series

By MARC TRACY

Two months after Bon Appétit's top editor resigned under pressure amid complaints of racial insensitivity, three journalists of color said they would no longer participate in the magazine's popular video series.

Two of the journalists accused Condé Nast, the magazine's parent company, of failing to offer them pay comparable to that of their white colleagues.

The three journalists, Sohla El-Wayly, Priya Krishna and Rick Martinez, announced their decisions Thursday in statements on their Instagram accounts.

"After five weeks of contract negotiations," Mr. Martinez wrote, "it is clear that I will not get a fair pay rate nor will I get a comparable number of appearances to my colleagues in the test kitchen. Nor would anyone share with me the specifics of the diversity and inclusivity initiatives in video that they claim to be working on."

The three indicated that they have not left the magazine, whose

masthead lists Ms. El-Wayly as an assistant food editor, Ms. Krishna as a contributing writer and Mr. Martinez as a contributing food editor. ("Contributing" workers at Condé Nast are contractors, rather than staff employees; Ms. Krishna has contributed frequently to the Food section of The New York Times.)

Bon Appétit's previous editor in chief, Adam Rapoport, left Condé Nast in June after workers at the magazine complained of an entrenched culture of racial insensitivity and boorish office behavior. He stepped down soon after a 2004 photo showing him wearing a racially insensitive costume resurfaced on social media.

Two days later, Matt Duckor, Condé Nast's head of programming, who oversaw video for Bon Appétit and other titles, also resigned, after an online petition called for his removal, accusing him of overseeing a "discriminatory system that paid white editors at Bon Appétit for their video work, while their nonwhite editors



RICHARD DREW/ASSOCIATED PRESS

received nothing."

In meetings with employees in June, Condé Nast's chief executive, Roger Lynch, and its artistic director, Anna Wintour, pledged that the company would emphasize diversity efforts in the future.

Mr. Lynch said the choice of a new Bon Appétit top editor would show the company's commitment to being more inclusive.

The search for a top editor is ongoing. On Thursday the company announced that Sonia Chopra,

previously of the food site Eater, would help lead Bon Appétit as its executive editor, a position she is scheduled to start on Aug. 24.

"Sonia's energy and expertise connecting content across platforms is unmatched and will drive

Bon Appétit's previous editor in chief, Adam Rapoport, left Condé Nast in June after staff members' complaints of racial insensitivity.

the continued success of Bon Appétit and our food brands," Ms. Wintour said in a statement.

Ms. Krishna said in her statement on Thursday that the recent assurances from the company concerning fair pay had turned out to be "all lip service."

"The contract I received was nowhere near equitable," she added, "and actually would potentially allow for me to make even less than I do currently."

A spokesman for Condé Nast said in a statement: "We pay all our employees fairly, and in accordance with their role and experience. Our pay practices are in line with industry standards. To suggest that we are paying individuals differently based on race, gender or any other reason simply isn't true."

Bon Appétit has been a significant part of the company's online video operation. Its test-kitchen videos have minted internet stars and attracted more than six million subscribers. The magazine has not posted a new test-kitchen video since June 5.

## Notable News Media Critic Is Starting His Own Outlet

By MARC TRACY

Over the last 15 years, Ken Doctor has made his living as a critic of the news industry. A one-time media executive who started out as a publisher and editor of an alt weekly, Mr. Doctor regularly warns against hedge-fund ownership of news outlets in a column he writes for Harvard University's Nieman Journalism Lab. Media companies hire him as a consultant, and he is often quoted in articles on the dismal state of local news coverage in America.

Now, at age 70, Mr. Doctor is leaving his life as an armchair expert and starting a local news company, Lookout Local, he said on Thursday. Its flagship site, Lookout Santa Cruz, will cover the California county where he lives, an area he likens to a "news desert" because it does not have enough journalists covering it.

"I came to the epiphany of putting both sides of my brain together," Mr. Doctor said. "I'm an analyst. I understand the business. At the same time, I realized I lived in a worsening and worsening news desert."

The new role will put Mr. Doctor in direct competition with Alden Global Capital, a New York hedge fund that he has often criticized in his column. Alden controls Media-News Group, the parent company of The Santa Cruz Sentinel, which will be the main rival of Lookout Santa Cruz.

Mr. Doctor's start-up is a for-profit, public-benefit company. It has funding from the Knight Foundation, the Google News Initiative Innovation Challenge, the Lenfest Institute for Journalism and others. He said he plans to start Lookout Santa Cruz in the fall with a staff of eight to 10 journalists. The site has a deal with The Los Angeles Times to use its content management system, Graphene, and to run some of its content.

Some people advised Mr. Doctor to start smaller, with two or three journalists, but he decided to heed the advice he had laid out in a January column arguing that in-depth coverage will attract subscribers and ultimately pay for it.



Ken Doctor's Lookout Local is a for-profit, public-benefit company.

self. If Lookout Santa Cruz is a success, he plans to start sibling sites.

"I set upon figuring out, first, as an intellectual exercise, and then in reality, what it would take to create a new news institution," Mr. Doctor said.

Mr. Doctor said he drew inspiration from the 1975 Bend in the River conference led by the author Ken Kesey (and his Merry Pranksters), a gathering of activists in Bend, Ore., who sought to shape what life would be like in the 21st century. ("Baby Boomers are grandiose," Mr. Doctor said.)

After the conference, Mr. Doctor helped found The Willamette Valley Observer in Eugene, Ore., an alternative paper that lasted from 1975 to 1982. He later worked at The Boulder Daily Camera and The St. Paul Pioneer Press, both published by Knight Ridder, before working as an executive at the chain until 2005, a year before it was bought by the McClatchy Company.

Mark Zusman, the publisher of Willamette Week, a Portland, Ore., alt-weekly who knew Mr. Doctor in the '70s, said the Lookout Local venture was in keeping with the person he knew back then.

"He struck me then, despite however long his hair was, as having the heart of a genuine journalist," Mr. Zusman said, "which is why I'm not surprised to see him jumping back in."

## Uber's Food Delivery Brightened a Grim Quarter

By KATE CONGER

OAKLAND, CALIF. — Uber is synonymous around the world with ride hailing. But as the coronavirus pandemic shows few signs of loosening its grip, the company may become more closely associated with another business: delivery.

Uber said on Thursday that its ride-hailing business had cratered in the second quarter as people traveled less in the pandemic. The company's revenue fell 29 percent to \$2.2 billion from a year ago — the steepest decline since its initial public offering last May — as its net loss totaled \$1.8 billion.

But its Uber Eats food delivery service surged, with revenue more than doubling from a year ago to exceed that of ride hailing for the first time. Revenue for Uber Eats soared to \$1.2 billion, while rides came in at \$790 million.

Dara Khosrowshahi, Uber's chief executive, said in a call with investors on Thursday that the varied pandemic responses around the world had created "a tale of 10,000 cities" for the company, with business recovering in some regions and not in others.

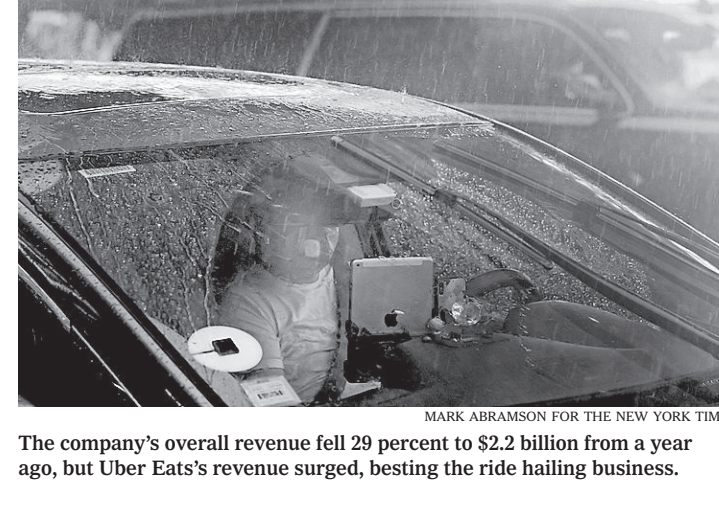
In spite of the challenges, he said delivery was "a very high-potential opportunity" for Uber to expand even further by offering deliveries of home goods, prescription medications and pet supplies.

Uber has doubled down on food delivery in recent months. In May, Mr. Khosrowshahi sought to acquire Grubhub, a delivery service, but the companies struggled to agree on terms and to deal with potential antitrust scrutiny. Last month, Uber said it would instead acquire the delivery service Postmates in an all-stock deal valued at \$2.65 billion.

Buying Postmates is expected to give Uber roughly 35 percent of the U.S. food delivery market, analysts said. That would allow Uber to challenge the delivery leader, DoorDash, which is estimated to have a 45 percent market share.

The mixed results sent Uber's share price down more than 4 percent in after-hours trading.

"Right now, they are swimming in the red ink," said Dan Ives, managing director of equity research



MARK ABRAMSON FOR THE NEW YORK TIMES

The company's overall revenue fell 29 percent to \$2.2 billion from a year ago, but Uber Eats' revenue surged, besting the ride hailing business.

at Wedbush Securities. "Investors are still giving them the benefit of the doubt because of Uber Eats."

Uber has consistently lost money, and Mr. Khosrowshahi remains under pressure to make it profitable. The company's net loss

in the second quarter narrowed from \$5.2 billion a year ago, when it was dealing with stock-based compensation costs from its initial public offering. Uber said it still intended to become profitable sometime next year.

The company also said there were some signs that its ride business was improving internationally. In France, business had recovered about 70 percent, it said, while rides to work and to social gatherings in places such as Hong Kong, New Zealand and Sweden were higher than they had been before the pandemic.

But in the United States, which is one of Uber's largest markets, rides were down 50 percent to 85 percent in many major cities.

Uber also faces legal challenges in California and Massachusetts, where the state attorneys general have sued Uber and Lyft for violating labor law. Drivers should be classified as employees and be entitled to full employment benefits, the states have said.

If the lawsuits succeed, they could diminish Uber's business because it would make it more expensive to operate, analysts said.

Most drivers prefer to remain independent contractors, Mr. Khosrowshahi said, adding, "We are confident in our position."

### IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS, HOUSTON DIVISION

In re: NEIMAN MARCUS GROUP Chapter 11  
LTD LLC, et al. Case No. 20-32519 (DR)  
Debtors. (Jointly Administered)

### NOTICE OF HEARING TO CONSIDER CONFIRMATION OF THE DEBTOR'S FIRST AMENDED JOINT PLAN OF REORGANIZATION PURSUANT TO CHAPTER 11 OF THE BANKRUPTCY CODE AND RELATED VOTING AND OBJECTION DEADLINES

PLEASE TAKE NOTICE THAT on July 30, 2020, the United States Bankruptcy Court for the Southern District of Texas (the "Court") entered an order (Docket No. 1400) ("the Disclosure Statement Order") authorizing the Debtors to file their First Amended Joint Plan of Reorganization ("the Plan") and the Disclosure Statement ("the Disclosure Statement") in accordance with the Bankruptcy Code.

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**Exhibit B**



## AFFIDAVIT OF PUBLICATION

STATE OF TEXAS:

Before me, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared, the Newspaper Representative at the HOUSTON CHRONICLE, a daily newspaper published in Harris County, Texas, and generally circulated in the Counties of: HARRIS, TRINITY, WALKER, GRIMES, POLK, SAN JACINTO, WASHINGTON, MONTGOMERY, LIBERTY, AUSTIN, WALLER, CHAMBERS, COLORADO, BRAZORIA, FORT BEND, GALVESTON, WHARTON, JACKSON, and MATAGORDA and that the publication, of which the annexed herein, or attached to, is a true and correct copy, was published to-wit:

## PRIME CLERK

0034044206 HOU053759226

RAN A LEGAL NOTICE

SIZE BEING: 2 x5.25" (10.50")

Victoria Bord AK Clark  
NEWSPAPER REPRESENTATIVE

Sworn and subscribed to before me, this 7th Day of August A.D. 2020



Notary Public in and for the State of Texas

CB

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Dated: August 4, 2020

BY ORDER OF THE COURT



# Legal Notices

To place legal notices  
email [legals@chron.com](mailto:legals@chron.com) or call 713.224.6868.

Notice to Creditors | Notice to Creditors

Legal Bids & Proposals | Legal Bids & Proposals | Legal Bids & Proposals

## Notice To Creditors Ad

**\$74.00\***

Call the Legals Team  
713-224-6868  
Ext. 6435 or 4204

**\*\$74.00 includes first 36 lines  
and 1 Affidavit of Publication**

**\*\$1.92 per line over 36 lines**

TABC Notices | TABC Notices

Application has been made with the Texas Alcoholic Beverage Commission for a Package Store Permit and Original Wine and Beer Retailers Permit by Drink Butlers XIII, DBA Drink Butlers, to be located at 5301 Polk Street, Houston, TX 77023. Owner, Lyric Daniel.

Humble ISD is accepting electronic responses for the following Request for Proposal: RFP2021-006-02R – Educational Service Consultants - Due by 4:30 PM on 11/10/2020. Humble ISD is accepting request for proposals: RFP2021-006-02R Educational Service Consultants on a continual basis from issue date of this RFP until 8/10/25. Initial submission due 11/10/20. Subsequent rolling RFP's will be issued and submissions accepted for the duration of this proposal as the discretion of the District. Proposals may be viewed and submitted electronically through Humble ISD's online bidding system: <https://humbleisd.lonwave.net/Login.aspx>. Please register by clicking supplier registration. Once registered you need to view the bid in order to submit.

Legals/Public Notices | Legals/Public Notices

ATTENTION DIRECT AND INDIRECT HOLDERS OF, AND PROSPECTIVE HOLDERS OF STOCK ISSUED BY FIELDWOOD ENERGY INC. OR ITS AFFILIATED COMPANIES:

Upon the motion (the "Motion") of Fieldwood Energy LLC and its affiliated companies (the "Debtors"), on August 4, 2020, the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court"), having jurisdiction over the chapter 11 cases of the Debtors, captioned as *In re Fieldwood Energy LLC, et al.*, Case No. 20-33948 (the "Chapter 11 Cases"), entered an interim order establishing procedures (the "Procedures") with respect to direct and indirect transferees of common stock of Fieldwood Energy Inc. ("Common Stock"), including options to acquire beneficial ownership of Common Stock, and certain claims of worthless stock deductions and scheduling a hearing on a final order with respect to such Procedures.

In certain circumstances, the Procedures restrict (i) transactions involving, and require notices of the holdings of and proposed transactions by, any person, group of persons, or entity that is or, as a result of such a transaction, would become a Substantial Stockholder of Common Stock and (ii) claims by any Majority Stockholder of a worthless stock deduction under section 165(g) of the Internal Revenue Code of 1986, as amended, with respect to its beneficial ownership of Common Stock. For purposes of the Procedures, a "Substantial Stockholder" is any person or entity (including a trustee or other fiduciary holding assets for the benefit of) that directly owns, directly or indirectly, and/or owns options to acquire at least 1,450,000 shares of Common Stock (representing approximately 4.75% of all issued and outstanding shares of Common Stock), and a "Majority Stockholder" is any person that beneficially owns at least 14,500,000 shares of Common Stock (representing approximately 47.5% of all issued and outstanding shares of Common Stock) or any person that would be a "50 percent shareholder" (within the meaning of section 382(g)(4)(D) of the Internal Revenue Code of 1986, as amended) of Common Stock (as defined in the Procedures) if such person claimed a worthless stock deduction with respect to such securities. Any prohibited acquisition or other transfer of, or claim of a worthless stock deduction with respect to, Common Stock (including options to acquire beneficial ownership of Common Stock) will be null and void ab initio and may lead to contempt, compensatory damages, punitive damages, or sanctions being imposed by the Bankruptcy Court.

The Procedures, as approved on an interim basis and as requested on a final basis, are available on the website of Prime Clerk LLC, the Debtors' Court-approved claims agents, located at <https://cases.primeclerk.com/fieldwoodenergy>, and on the docket of the Chapter 11 Cases, Docket No. 20-33948 (MI), which can be accessed via PACER at <https://www.pacer.gov>.

A direct or indirect holder, or prospective holder, of Common Stock that may be or become a Substantial Stockholder, a Majority Stockholder should consult the Procedures.

PLEASE TAKE NOTICE that the final hearing on the Motion shall be held on August 24, 2020, at 1:30 p.m. (Central Time), and any objections or responses to the Motion shall be in writing, filed with the Court (with a copy delivered to Chambers, and served upon (i) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, NY 10153 (Attn: Matthew S. Barr, Esq., Jessica Liu, Esq., Stuart J. Goldring, Esq. and Jonathan A. Mack, Esq.), as proposed counsel to the Debtors, and (ii) the Office of the United States Trustee for the Southern District of Texas, in which case so as to be received no later than 4:00 p.m. (Central Time) on August 20, 2020.

PLEASE TAKE FURTHER NOTICE that the requirements set forth in the Procedures are in addition to the requirements of Bankruptcy Rule 3001(e) and applicable securities, corporate, and other laws and do not excuse non-compliance therewith.

Dated: August 4, 2020  
BY ORDER OF THE COURT

Legal Bids & Proposals | Legal Bids & Proposals | Legal Bids & Proposals

### LEGAL NOTICE

Harris County Department of Education (HCDE) will be accepting proposals for the following:  
Request for Qualification - # 20/055K  
Construction Manager-Agent/Project Manager Services  
All proposals are due, Tuesday, August 25, 2020 at 2:00 p.m. central time . Interested proposers may go to <https://hcdeebid.lonwave.net/Login.aspx> and register to download the solicitation or call 713-696-0744. It is HCDE policy not to discriminate on the basis of race, color, national origin, gender, limited English proficiency or handicapping condition in its programs.

### NOTICE OF COMPETITIVE BIDS

Harris County is requesting offers for the projects listed below. Offer requirements, including item description(s), submission due dates and times, type of pricing, payment method, and any bonding requirements, may be obtained on line at <https://purchasing.harriscountytexas.gov>, or in the Purchasing Agent's office. Return offers to Harris County Purchasing Agent, 1001 Preston, Suite 670, Houston, Texas 77002, no later than 2:00 p.m. local time in Houston, Texas on specified due dates.

### Bids/Proposals Due August 10, 2020

Job 20/0174 Community Engagement Program  
Job 20/0175 Implementation of the Cisco Contact Center Solution  
Job 20/0189 Drug Testing Services, Kits and Sweat Patches  
Job 20/0190 Elevated Observation Security Tower  
Job 20/0192 Channel Improvement for the Hunting Bayou Federal Flood Risk Management Project (Discrete Segment 105) from US Highway 59 to Homestead Detention Pond Outfall  
Job 20/0193 Provide and Mail Tax Statements  
Job 20/0195 Background Analytical Software  
Job 20/0197 Construction of Water and Sanitary Connections between the Cypress Service Center and Northwest Harris County MUD No. 10, Precinct 3  
Job 20/0198 Mowing and Debris Removal in the Clear Lake Area  
Job 20/0200 Tree and Limb Removal Service  
Job 20/0201 Wrong-Way Detection Systems, Maintenance, Repair, Testing Services and Related Items  
Job 20/0205 Uniforms and Related Items  
Job 20/0206 COVID-19 Surveillance Testing Program

### Bids/Proposals Due August 17, 2020

Job 20/0207 Safety Supplies and Related Items  
Job 20/0209 Personal Protective Equipment, Sanitizer, Disinfectant and Related Items  
Job 20/0211 Boat Motors  
Job 20/0213 Breathing Apparatus  
Job 20/0214 Telesales Services

### Bids/Proposals Due August 24, 2020

Job 20/0199 Turf Establishment for Storm Water Outfalls  
Job 20/0204 Road Construction at Peak Road from North of Grand Ventura Drive to North of Stockdick School Road, Precinct 3  
Job 20/0208 Wetland Construction at Katy Hockley Mitigation Bank  
Job 20/0210 Thermoplastic Striping, Pavement Markings, Raised ReflectORIZED Markers and Related Items, Precinct 3  
Job 20/0212 Real Estate Appraisal Services  
Job 20/0216 Volatile Organic Compound and Air Toxics Analyzer

### Bids/Proposals Due August 31, 2020

Job 20/0215 Conveyance Improvements at Zube Stormwater Detention Basin (Phase 3)  
Job 20/0219 Renovations to Level 8 of the Institute of Forensic Sciences Building  
Job 20/0221 Renovation of the Emergency Center at Lyndon B. Johnson Hospital  
Job 20/0222 Road Construction at East Kennings Road from Bohemian Hall Road to the Dead End, Precinct 2  
Job 20/0223 Replacement of the Air Handling Units, Pipe Insulation and Direct Digital Controls System at Annex 40

### Bids/Proposals Due September 14, 2020

Job 20/0217 Office Furniture  
DeWight Dopslauf, C.P.M., CPPO  
Purchasing Agent

### Legals/Public Notices | Legals/Public Notices | Legals/Public Notices

#### Public Notice

On Thursday, June 04, 2020, the City of Houston (City), through its Housing and Community Development Department (HCDD), posted a Public Notice in the Houston Chronicle proposing to enter into an Option Agreement in the amount of \$10,800,000. Community Development Block Grant-Disaster Recovery 2016 grant funds (CDBG DR-16) for the Purchase and Sale of Real Property between Houston, 11810 Chimney Rock, LLC (Seller) and the City (Buyer) for the acquisition of the property located at 11810 Chimney Rock Road Houston, TX 77035. HCDD is issuing a correction to the Public Notice to revise the proposed amount from \$10,800,000.00 to \$11,129,500.00.

This notice does not alter the original fourteen (14) day public comment period for this proposed item. The thirty-day comment period began on Thursday, June 04, 2020 and ended on Thursday, June 18, 2020. For more information on this proposed change, contact Kennetha London at (832) 394-6197. This item will be submitted to City Council for approval.

For specific questions or concerns about fair housing or landlord/tenant relations, please contact Yolanda Guess-Jeffries at (832) 394-6240. For any information about our Complaints and Appeals Process, please access the following: <https://houstontx.gov/housing/complaints.html> and <https://houstontx.gov/housing/appeals.html>.

### NOTICE TO PUBLIC AND TO ALL INTERESTED MORTGAGE LENDERS

#### TEXAS DEPARTMENT OF HOUSING AND COMMUNITY AFFAIRS MORTGAGE CREDIT CERTIFICATE PROGRAM

The Texas Department of Housing and Community Affairs (the "Department") is implementing a Mortgage Credit Certificate Program (the "Program") to assist eligible very low, low, and moderate income first-time homebuyers with the purchase of a residence located within the State of Texas.

Under the Program, a first-time homebuyer who satisfies the eligibility requirements described herein may receive a federal income tax credit in an amount equal to the product of the certificate credit rate established under the Program and the interest paid or accrued by the homeowner during the taxable year on the remaining principal of the certified indebtedness amount incurred by the homeowner to acquire the principal residence of the homeowner; provided that, if the certificate credit rate established under the Program exceeds 20%, the amount of such credit allowed in any taxable year may not exceed \$2,000. In order to qualify to receive a mortgage credit certificate, the homeowner must qualify for a conventional, FHA, VA, USDA or other home mortgage loan from a lending institution and must meet the other requirements of the Program.

The mortgage credit certificates will be issued to qualified mortgagors on a first-come, first-served basis by the Department, which will review applications from lending institutions and prospective mortgagors to determine compliance with the requirements of the Program and determine that mortgage credit certificates remain available under the Program. No mortgage credit certificates will be issued prior to ninety (90) days from the date of publication of this notice or after the date that all of the credit certificate amount has been allocated to homebuyers, and no event will mortgage credit certificates be issued later than the date permitted by federal law tax.

In order to satisfy the eligibility requirements for a mortgage credit certificate under the Program: (a) the prospective residence must be a single-family residence located within the State of Texas that can be reasonably expected to become the principal residence of the mortgagor within a reasonable period of time after the financing is provided; (b) the prospective homebuyer's current income must not exceed: (1) for families of three or more persons, 115% (140% in certain targeted areas or in certain cases permitted under applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code")) of the area median income, and (2) for individuals and families of two persons, 100% (120% in certain targeted areas or in certain cases permitted under applicable provisions of the Code) of the area median income; (c) the prospective homebuyer must not have owned a home as a principal residence during the past three years (except in the case of certain targeted areas or in certain cases permitted under applicable provisions of the Code); (d) the acquisition cost of the residence must not exceed 90% (110%, in the case of certain targeted areas or in certain cases permitted under applicable provisions of the Code); (e) the average area purchase price applicable to the residence, and (f) the part of the amount of the qualified indebtedness by a second mortgage or replacement of an existing mortgage (except in certain cases permitted under applicable provisions of the Code). To obtain additional information on the Program, including the boundaries of current targeted areas, as well as the current income and purchase price limits (which are subject to revision and adjustment from time to time by the Department pursuant to changes in applicable federal law and Department policy), please contact Cathy Gutierrez at the Texas Department of Housing and Community Affairs, 221 East 11th Street, Austin, Texas 78701-2410; telephone (512) 475-0277.

The Department intends to maintain a list of single family mortgage lenders that will participate in the Program by making loans to qualified holders of these mortgage credit certificates. Any lender interested in appearing on this list or in obtaining additional information regarding the Program should contact Cathy Gutierrez at the Texas Department of Housing and Community Affairs, 221 East 11th Street, Austin, Texas 78701-2410; (512) 475-0277. The Department may schedule a meeting with lenders to discuss in greater detail the requirements of the Program.

This notice is published in satisfaction of the requirements of Section 25 of the Code and Treasury Regulation Sections 1.25-37(f)(4) and 1.25-4T promulgated thereunder regarding the public notices prerequisite to the issuance of mortgage credit certificates and to maintaining a list of participating lenders.

Stay legal and get noticed by emailing our team at [legals@chron.com](mailto:legals@chron.com) or calling 713.224.6868

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